

UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO.	FILING DATE	FIRST NAMED II	NVENTOR		ATTORNEY DOCKET NO.
09/448,578	11/23/99	HUIGE		N	661005.90012
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026710 QUARLES & B	RADY LLP	IM22/0604		SHERRE	ER,C
	ONSIN AVENU	<u>-</u>		ART UNIT	PAPER NUMBER
SUITE 2040 MILWAUKEE W	II 53202-449	7		1761	11
	•			DATE MAILED:	06/04/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Advisory Action

Application No. 09/448,578 Applicant(s)

Examiner

Art Unit

Hullge et al

		Curus E. Sherrer	1701
The fi	MAILING DATE of this communication appear	s on the cover sheet with the corre	spondence address
Therefore, further rejection under 3	er action by the applicant is required to avoid 37 CFR 1.113 may only be either: (1) a time timely filed Notice of Appeal (with appeal for 37 CFR 1.114.	ly filed amendment which places the ee); or (3) a timely filed Request for	ion. A proper reply to a final needed
570		REPLY [check only a) or b)]	
•		mailing date of the final rejection.	
expire is later rejectio		continues to run from the mailing date reply expire later than SIX MONTHS from	of the final rejection, whichever the mailing date of the final
extension fee he appropriate extension set in the final (mailing date o	me may be obtained under 37 CFR 1.136(a). The dat ave been filed is the date for purposes of determining ension fee under 37 CFR 1.17(a) is calculated from: (1 Office action; or (2) as set forth in (b) above, if checked f the final rejection, even if timely filed, may redu	the period of extension and the correspond) the expiration date of the shortened statt d. Any reply received by the Office later th ce any earned patent term adjustment.	ling amount of the fee. The utory period for reply originally an three months after the See 37 CFR 1.704(b).
	of Appeal was filed on		
requisite			Appeal and Appeal Brief with
• •	posed amendment(s) will not be entered bec		- 45
• • • • • • • • • • • • • • • • • • • •	aise new issues that would require further co		NOTE below);
` '	aise the issue of new matter. (See NOTE be		
issues	are not deemed to place the application in be s for appeal; and/or		
. ,	resent additional claims without cancelling a		ejected claims.
NOTE:	The specificational basis for the newly prrop	osed limtiation was not provided.	
4. Applican	t's reply has overcome the following rejectio	n(s):	
separate	roposed or amended claim(s), timely filed amendment cancelling the non	-allowable claim(s).	would be allowable if submitted in
6. The a) application	☐ affidavit, b) ☐ exhibit, or c) ☐ request for on in condition for allowance because:	reconsideration has been conside	red but does NOT place the
	lavit or exhibit will NOT be considered becau niner in the final rejection.	use it is not directed SOLELY to iss	sues which were newly raised by
8. 🛛 For purp	oses of Appeal, the status of the claim(s) is	as follows (see attached written ex	planation, if any):
Claim(s)	objected to: None		
	oosed drawing correction filed on		/// (' \//
10. Note the a	attached Information Disclosure Statement(s	s) (PTO-1449) Paper No(s)	- (ikil Sha
11. Other:			CURTIS E. SHERRER PRIMARY EXAMINER ART UNIT 1761